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9 Counsel for Defendant **Brown**

10 UNITED STATES DISTRICT COURT  
11 DISTRICT OF NEVADA

12 UNITED STATES OF AMERICA,

13 Plaintiff,

14 v.

15 ELIZABETH CHRISTINE BROWN,

16 Defendant.

Case No. 2:25-mj-00300-DJA

17 **STIPULATION TO MODIFY CONDITIONS OF PRETRIAL RELEASE**  
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1           **IT IS HEREBY STIPULATED AND AGREED**, by and between Sigal  
2     Chattah, United States Attorney, and Melinda Brewer, Assistant United States  
3     Attorney, counsel for the United States of America, and Jason F. Carr, Esq., CJA  
4     counsel for Elizabeth Christine Brown, to modify Ms. Brown's conditions of pretrial  
5     release.

6           Ms. Brown appeared before this Court on April 8, 2025, based on a federal  
7     Indictment filed in the District of Minnesota. (*See* ECF No. 2.) This Court released  
8     Ms. Brown on a Personal Recognizance (PR) Bond. (*See* ECF No. 7 at 3.) Condition  
9     7(g) of the PR bond prohibits contact with any victims or witnesses in this case  
10    except for three individuals that Ms. Brown may have contact with, but not discuss  
11    pending criminal case. (*See id.*)

12          The parties are now requesting condition 7(g) be modified to include Brianna  
13    Hughes as an addition person that the defendant can have contact with but not  
14    discuss the case. Ms. Hughes is a family friend and is in the process of moving in  
15    with the defendant; Ms. Hughes' belongings are already in the residence.

16          Neither the Assistant United States Attorney in Minnesota nor the District of  
17    Nevada's Pretrial Services office object to this request for modification of the  
18    conditions of pretrial release.

19          For these reasons, Defendant Elizabeth Christine Brown hereby respectfully  
20    requests that this Court modify her conditions of release to allow her to have  
21    communication with Ms. Brianna Hughes, who is in the process of moving into her  
22    residence.

1 A proposed Order is attached to this pleading.

2  
3 DATED this 14th day of April, 2025.

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5 HOFLAND & TOMSHECK

SIGAL CHATTAH  
United States Attorney

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8 */s/ Jason F. Carr*

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JASON F. CARR, ESQ.

*/s/ Melinda Brewer*

\_\_\_\_\_   
MELINDA BREWER  
Assistant United States Attorney

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ELIZABETH CHRISTINE BROWN,

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**ORDER**

Pursuant to the stipulation of the parties, and good cause appearing, it is ORDERED that condition 7(g) of Elizabeth Christine Brown's personal recognizance bond, ECF No. 7, be modified to allow Defendant Brown to reside and have contact with Brianna Hughes. Defendant Brown, however, may not discuss the pending case with Ms. Hughes.

DATED this 15<sup>th</sup> day of April, 2025.



UNITED STATES MAGISTRATE JUDGE